Lee M. Linson, Esq.; SBN 57632 LAW OFFICE OF LEE M. LINSON 11901 Santa Monica Blvd., Ste. 449 Los Angeles, CA 90025 Tel: (310) 591-4004

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Attorney for debtor, Montrose Trust



UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA

LOS ANGELES DIVISION

In re:

Case No. 2-17-bk-16100 BR

CHAPTER 7

MONTROSE TRUST,

ATTORNEY'S RESPONSE TO ORDER
TO APPEAR

Debtor

Date: August 22, 2017
Time: 2:00 P.M.
Courtroom 1668

Judge: The Honorable

Responses are as follows:

- a) Debtor was concerned about possible legal exposure and possible acquired property after the judicial foreclosure, neither of which was problematic at the time of filling but even after explaining this to the debtor, he wanted me to file said case.
- It was an error on my part to file given the one asset estate, and I want to apologize for this bad faith filing. I should have made a Motion to Dismiss but since the debtor was opposed, then I should have made a Motion to Withdraw.
 - b) Debtor was not aware that he could not substitute In Pro Per after the case was filed.

c) I have taken steps in my practice in that I am not accepting any cases involving Trusts. Secondly, I am only going to accept consumer Bankruptcy Ch. 7 cases where I can verify the financial condition of the debtor before I file such a case. Thus, I want to sincerely apologize to the Court and Trustee for my errors

Dated: August 8, 2017

Lee M. Linson, Attorney for Debtor